Jeffrey D. Hill v. New Castle County, et al. C. A. No. 07-228 (GMS) Plaintiff's Answering Brief In Opposition Of Defendants' Motion For Summary Judgment

APPENDIX Q

Page 2 of 2 EEOC F GAS Quidi: 07-cv-00228-0/95 EQUIDO EMPLOYMENT 30 PPORTIMUTO COMMISSION Page 2 of 2 RECEIVE

DISMISSAL AND NOTICE OF RIGHTS

JUN 0 6 2007

To:	Jeffrey D. Hill
	670 Port Penn Rd
	Middletown, DE 19709

From: Philadelphia District Office

Middletown, DE 1970	09	Suite 400			
	,	Philadelphia, F	A 19106		
			•		
	son(s) aggrieved whose identity is (29 CFR § 1601.7(a))				
EEOC Charge No.	EEOC Representative		Telephone No.		
17C-2006-01456	Charles Brown, III, State & Local Coordinator				
THE EEOC IS CLOSING	ITS FILE ON THIS CHARGE FOR	THE FOLLOWING RE	ASON:		
The facts alleged	in the charge fail to state a claim under any	of the statutes enforced by the	e EEOC.		
Your allegations	did not involve a disability as defined by the	Americans with Disabilities Ac	rt.		
The Respondent	employs less than the required number of er	mployees or is not otherwise o	covered by the statutes.		
Your charge was charge.	Your charge was not timely filed with EEOC; in other words, you waited too long after the date(s) of the alleged discrimination to file you charge.				
Having been giv interviews/confere	Having been given 30 days in which to respond, you failed to provide information, failed to appear or be available for interviews/conferences, or otherwise failed to cooperate to the extent that it was not possible to resolve your charge.				
While reasonable	While reasonable efforts were made to locate you, we were not able to do so. You were given 30 days to accept a reasonable settlement offer that affords full relief for the harm you alleged.				
You were given 30					
The EEOC issues the following determination: Based upon its investigation, the EEOC is unable to conclude that the information obtained establishes violations of the statutes. This does not certify that the respondent is in compliance with the statutes. No finding is made as to any other issues that might be construed as having been raised by this charge.					
The EEOC has adopted the findings of the state or local fair employment practices agency that investigated this charge.					
Other (briefly state)					
	- NOTICE OF S (See the additional informat				
Title VII, the Americans with Disabilities Act, and/or the Age Discrimination in Employment Act: This will be the only notice of dismissal and of your right to sue that we will send you. You may file a lawsuit against the respondent(s) under federal law based on this charge in federal or state court. Your lawsuit must be filed WITHIN 90 DAYS of your receipt of this Notice; or your right to sue based on this charge will be lost. (The time limit for filing suit based on a state claim may be different.)					
	PA suits must be filed in federal or s it. This means that backpay due for not be collectible.		(3 years for willful violations) of the curred more than 2 years (3 years)		
\mathcal{N}	On behalf of the C	ommission	May 04 2007		
Enclosure(s)	Cun : i vi		May 31, 2007		
, minhopingla)	Marie M. Tomass District Director		(Date Mailed)		
NEW CASTLE COUNTY					

cc: NEW CASTLE COUNTY

Eric L. Episcopo, Esq. First Assistant County Attorney Office of Law 87 Reads Wav